

2/3/04

Emmanuelle, Joe, Katie,

This constitutes a withdrawal of the currently pending proposed final Title V permit V20602.000.

This withdrawal conforms to our prior discussions about this pending permit.

The withdrawal will allow for an orderly resolution of various MACT-related issues.

In particular, we will achieve a definitive resolution of the applicability of MACT Subpart GG, as well as the other MACT Subparts discussed in Stan Curry's letter of January 28, 2004.

I have discussed this with Dave Lima with Hexcel, and the attached e-mail reflects Hexcel's concurrence in this withdrawal.

Based on my discussion with Mr. Lima, I expect that we should be able to re-submit a proposed final permit within 45 days.

However, please note while that 45-day re-submittal schedule will accommodate spelling out compliance requirements for any MACT standards that may currently apply (e.g. Subpart GG), other applicable standards with future compliance dates (e.g. Subparts JJJJ and MMMM) will be incorporated by reference without definition of facility-specific compliance requirements. That will allow the facility up until the relevant compliance dates to develop compliance plans and obtain corresponding revisions to the permit.

Questions? 520-866-6915

regards,

Don Gabrielson
Pinal County Air Quality

----- Message from David.Lima@hexcel.com on Mon, 2 Feb 2004 15:47:34 -0800 -----

To: Don.Gabrielson@co.pinal.az.us

Subject: Withdrawal of Proposed Final Permit
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Don - in order to allow for orderly resolution of outstanding issues, Hexcel respectfully requests that you withdraw Hexcel's proposed final permit from EPA's consideration. Timely resolution of these issues is of the highest priority for Hexcel, and you can rely upon our continued efforts in resolving them.

Sincerely,

David Lima

EH&S Supervisor